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U.S. APPLICATION NO.	CIPCT NAMES		
09/719854	MAEKAWA		ATTY, DOCKET NO.
WENDEROTH, LIND & PONACK	MACIONIA	NTERNATIO	2000_1716A NAL APPLICATION NO.
2033 K STREET N. W. SUITE 800			
WASHINGTON, DC 20006			JP00/02541
		I.A. FILING DATE	
t .		19 APR 00 DATE MAILED:	A JAN / LEID
NOTIFICATION OF MISSING REC	UIREMENTS UNDER 35	U.S.C. 371 IN T	TE LIMPTED
1. The following items have been submitted to	TED/ELECTED OFFICE	(DO/EO/US)	III CIVITED
1. The following items have been submitted by the a Designated Office (37 CFR 1.494)	applicant or the IR to the II	nited States Patent	and Trademark Office
lan Elected Office (37 CFR 1.495).	· · · · · · · · · · · · · · · · · · ·	ā.	
U.S. Basic National Fee.			•
Copy of the international application in:		•	
English.			
Translation of the international application in	nto Fnalish		
Dain of Declaration of inventors(s) for DO/I	EO/US.		
Copy of Article 19 amendments.			
Translation of Article 19 amendments into E	nglish.		
The International Preliminary Examination F	Report in English and its Ani	nexes, if any.	
Translation of Annexes to the International P Preliminary amendment(s) filed 18 DE	reliminary Examination Rej C 2000 and	port into English.	
Information Disclosure Statement(s) filed	and and		
Assignment document.	_	 -	
Power of Attorney and/or Change of Address Substitute specification filed	.		
Verified Statement Claiming Small Entity Sta	· · · · · · · · · · · · · · · · · · ·		
Priority Document.			
Copy of the International Search Report and	nd copies of the references of	ited therein	•
- outer,			
The following items MUST be furnished within the coeptance under 35 U.S.C. 371:	e period set forth below in	order to complete ti	ne requirements for
a. Translation of the application into English. appropriate 20 or 30 months from the priority	Note a processing fee will	he required if sub-	itted loter than 4
appropriate 20 or 30 months from the priority	date.	oo loquirou ii suoii	inted later than the
The current translation is defective Translation.	e for the reasons indicate	d on the attached	Notice of Defective
b. Processing fee for providing the translation	of the application and the st	Annevec later the	n.th
30 months from the priority date (37 CFR 1.4)	92(f)).	- Hallowes later tha	n die appropriate 20 of
c. Oath or declaration of the inventors, in com	pliance with 37 CFR 1.497	(a) and (b), identify	ing the application by
I he current oath or declaration does to	not comply with 37 CFR 1.4	97(a) and (b) for th	e reasons indicated
on the attached PCT/DO/EO/917.		(0) 101 11	e reasons moreated
d. Surcharge for providing the oath or declarate (37 CFR 1.492(e)).	ion later than the appropriat	e 20 or 30 months	from the priority date
Additional claim fees of \$ as a lim fee, are required. Applicant must submit the add	arge entity a small entity, i	including any regui	ed multiple danced
as a limiting fee, are required. Applicant must submit the address. See attached PTO-875.	litional claim fees or cancel	the additional claim	is for which fees are
L OF THE ITEMS SET FORTH IN 2(a)-2(d) AN SOM THE DATE OF THIS NOTICE OR BY 2	ID 3 ABOVE MUST BE S	UBMITTED WIT	HIN ONE MONTH
IE APPLICATION, WHICHEVER IS LATER	A OR L. 31 MONTHS FR	OM THE PRIOR	ITY DATE FOR
ANDONMENT.	ALCKE TO PROPERLY	KESPOND WIL	L RESULT IN
e time period set above may be extended by filing a R 1.136(a).	netition and fee for automain		
R 1.136(a).	potition and fee for extensio	n of time under the	provisions of 37
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Translation of the Annexes MUST be submitted no le processing fee will be required if submitted later to the Article 10 smooth submitted later to the Article 10	ater that the time period set	above or the annex	es will be cancelled.
- The Article 17 differinficity are cancelled since a	translation was	nny date. I by the appropriate	20 (37 CED
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licant is reminded that any communication to the Un	ited States Patent and Trade	emark Office must	ne mailed to the
B and include the O.S. appric	audii iid. Shown above. (37	CFR 1.5)	or maned to the
A copy of this notice MUST be	returned with thi	s response.	
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TO-875	ective Translation	Minoton Ba	VI
M PCT/DO/EO/905 (December 1997)	Ŧ	Winston M / elephone: 703-305	Alvarage
·	ı	етериопе: 703-30	1-6421-77

U.S. APPLICATION NO.	FIRST NAM	IED APPLICANT	1	ATTY. DOCKET NO.
09/719854	MAEKAWA	T	T 2000_1716A INTERNATIONAL APPLICATION NO.	
WENDEROTH, LIND & PONACK 2033 K STREET N. W. SUITE 800 WASHINGTON, DC 20006	·	P	PCT/JP00/02541	
	•	LA. FILING I	PTAC	PRIORITY DATE
		19 APR		19 APR 99
		DATE MAILED:	17.	1002 NAI
NOTIFICATION O	F A DEFECTIVE OATH	OR DECLARA	TION	

in the United States of America. The period within which to correct these requirements and avoid abandonment is set in the

This application fails to contain an oath or declaration acceptable under 35 U.S.C. 371 (c)(4) for entry into the national stage accompanying Office action. A new oath or declaration, identifying this application by the international application number and international filing date is required. The oath or declaration does not comply with 37 CFR 1.497(a) and (b) in that it: 1. is not executed in accordance with either 37 CFR 1.66 or 37 CFR 1.68. 2. does not identify the specification to which it is directed. 3. does not identify the inventor(s). 4. Udoes not identify the citizenship of each inventor. 5. does not state the person making the oath or declaration believes the named inventor or inventors to be the original and first inventor or inventors of the subject matter which is claimed and for which a patent is sought. FAILURE TO SUBMIT AN OATH OR DECLARATION IN COMPLIANCE WITH 37 CFR 1.497(a) AND (b) WITHIN THE TIME PERIOD SET WILL RESULT IN FAILURE TO ENTER THE NATIONAL STAGE AND THE ABANDONMENT OF THE APPLICATION. Additionally, the oath or declaration does not comply with 37 CFR 1.63 in that it: 1. does not identify the city and state or city and foreign country of residence or each inventor. 2. does not state that the person making the oath or declaration: a. \square has reviewed and understands the contents of the specification, including the claims, as amended by any amendment specifically referred to in the oath or declaration. b. \square acknowledges the duty to disclose information which is material to patentability as defined in 37 CFR 1.56. 3. does not identify the foreign application for patent or inventor's certificate on which priority is claimed pursuant to 37 CFR 1.55, and any foreign application having a filing date before that of the application on which priority is claimed, by specifying the application serial number, country, day, month, and year of its filing. 4. does not state that the person making the oath or declaration acknowledges the duty to disclose information which is material to patentability as defined in 37 CFR 1.56 which became available between the filing date of the prior application and filing date of the continuation in part application which discloses and claims subject matter in addition to that disclosed in the prior application (37 CFR 1.63(d)).

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FORM PCT/DO/EO/917 (September 1996)